

IN THE U.S. PATENT AND TRADEMARK OFFICE

Inventor

Luciano LENZINI et al

Patent App.

10/511,187

Filed

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For

SCHEDULING A SHARED RESOURCE AMONG SYNCHRONOUS

AND ASYNCHR

Art Unit

2616

Examiner Yuen, K

Hon. Commissioner of Patents

Box 1450

Alexandria, VA 22313-1450

TERMINAL DISCLAIMER TO OVERCOME A DOUBLE-PATENTING REJECTION

The undersigned states:

That he is the duly appointed attorney for the inventors of the above-captioned application;

That 100% ownership of application 10/511,187 has been assigned to TELECOM ITALIA S.P.A. in an assignment recorded under Reel and Frame .

That the undersigned hereby disclaims the terminal part of any patent granted on application 10/511,187 which would extend beyond the expiration date of the full statutory term defined in 35 USC 154-156 and 173, as currently shortened by any terminal disclaimer, of any patent issuing on application 10/399,887 filed 09 May 2003 and hereby agrees that any patent so granted on application 10/511,187 shall be enforceable only as long and during such period as the legal title thereto shall be the same as the legal title to application 10/399,887, this agreement to run with

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any patent granted on application 10/511,187 and to be binding upon the grantee thereof, its successors, and assigns; and

In making the above disclaimer the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 USC 154-165 and 173 of application 10/399,887, as currently shortened by any terminal disclaimer, in the event that it later either expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims canceled by a reexamination certificate, is reissued, or is in any manner

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terminated prior to the expiration of its full statutory term, as currently shortened by any terminal disclaimer.

Respectfully submitted, K.F. Ross P.C.

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